

EXTRA

THE ATLANTA GEORGIAN.

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VOL. XII. NO. 68.

ATLANTA, GA., WEDNESDAY, OCTOBER 22, 1913.

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EXTRA

"MAN HIGHER UP" SOUGHT IN FISHER "PLOT"

New Trial For Frank Opposed in Thirty Affidavits

TOM WATSON INDICTMENT QUASHED

Preas Off
Tech Team
As Row
Brews

Pulling Bed Covers
Constitutes Cruelty;
Wife Gets Divorce

CHICAGO, Oct. 21.—Her husband's habit of pulling the bedclothes off of her on January nights constitutes cruelty, Mrs. Paul E. Smiths told Judge Daderin in the Circuit Court today. She was granted a divorce.

"He took the quilts away from me in January," she testified. "He kicked the quilted covers off the bed."

Once he pulled me on his lap when he became angry and squeezed me."

"That was pretty attention-seeking treatment, wasn't it?" the court asked.

"No, not the way he squeezed me; no, sir," she replied.

Sees State Control
In Church Disputes

Star Athlete's Temporary Suspension
Threatens to Develop
Starting Countercharges.

Italy has been rocked by an eruption from the crater of Vesuvius. San Remo has been shaken by an earthquake, and there is an explosion in the camps of Georgia and Tech football teams is impending that is likely to terminate in the grandest of all possible ways.

The South has never heard.

Jim Preas, noted for three or four years as the greatest schoolboy athlete in the country, has been snared by the scandal in the camps of Georgia and Tech football teams is impending that is likely to terminate in the grandest of all possible ways.

He was "knocked out temporarily" of the game by the blow.

Charges have been made against Preas that he is a professional. He is said to have accepted gifts at Birmingham Military Academy, Ashland, and other schools for which he was making rapid progress under the tutelage of Coach Heisman, but he has been "knocked out temporarily" of the game by the blow.

Attorneys M. Powell and

E. J. Wheeler, the new members

elected Saturday night to succeed former Chairman William M. Bowdick, Jr. and Henry Galliard, both secured important committee assignments.

Dollar Watch Saves
Life of a Policeman

Montgomery, Oct. 21.—A dollar watch, purchased yesterday, is responsible for H. A. King, a policeman, being saved from death.

As the officer was chasing a negro suspect sneaking through the alleys the fugitive turned and fired his revolver at King. The bullet imbedded itself in King's shoulder.

If the bullet had gone to the heart of the officer, he would have died.

King, however, was able to stop the bullet and it was stopped in his shoulder.

He was taken to the hospital where he was operated upon. The negro who shot him was captured and is now in jail.

A number of prominent Tech men

claim they can easily produce "the goods" to prove Georgia's best known black referee is a scoundrel and a scoundrel.

That the Tech team is the best in the country is a fact.

It is the opinion of the Tech fans

that the Tech team is the best in the country.

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2 CENTS. PAY NO
MORE

South Georgia

AFTERNOON EDITION

BATTLE ON FOR NEW FRANK TRIAL

HOTEL GUESTS IN FIRE PERIL; INCENDIARY HUNTED

Strikers Resent Police Interference

OWNER LAYS BLAZE TO GRUDGE

Expelled Tenant Accused of Fire Building—Guests Flee From Williams House.

Following sensational charges of arson made by Jim Brown, who owns the damaged building at Forst and Walton streets, detectives Wednesday began a thorough probe of the fire which did between \$5,000 and \$6,000 damage.

Brown's soda fountain, Williams Inn No. 2, and the Southern Dye Company, all were damaged in the fire, as well as the office of Dr. Ford, a dentist, who was dragged unconscious from his rooms over the site.

Brown charges that the man who set fire to the building to satisfy a grudge because he had been expelled from the place a week ago for non-payment of rent. Detectives have yet been able to learn the exact circumstances that connect the accused man with the fire, but they promise thoroughly to investigate his accusations.

When the fire was discovered at 2:30 o'clock Wednesday morning, the interior of the cafe was ablaze, and for a time it was feared the building, located by the Williams Mills and Walton streets, was doomed. The flames spread to Jim Brown's soda fountain on the corner of Walton and Peachtree streets, and the two buildings were rapidly burned and cindered. The flames ran up between the walls and invaded the offices and living rooms of Dr. Ford, above the cafe, setting fire to his office and residence.

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The late Admiral Joseph G. Eaton, formerly of Alabama, and his widow, now on trial as his murderer, below are Dorothy Ainsworth, the admiral's stepdaughter, and the Eaton farm home at Winchendon, Mass.

Chaufeur Who Ran Down Girl To Be Put On Trial Next Month

Preliminary hearing of R. E. Green, the chauffeur for Otto D. Von Dingeshoft, who ran down and injured Miss Mary Hughes, of No. 17 West Cain street, about two weeks ago, has been set for November 10, pending the recovery of Miss Hughes.

As the Georgian has been told, Miss Hughes was seriously injured in spite of efforts to belittle her hurts. She is unable to walk, and her doctor, Dr. W. A. Selman is attending the young woman.

It is understood that Miss Hughes will sue for damages through her attorney.

Girls, Rival for Man, To Paint His Picture, Best One to Win Him

CHICAGO, Oct. 22.—The romance of painting girls in with two young students of the Art Institute are each painting the picture of the man they both love, the best picture to win him, and the girl who wins him will be his wife.

Miss Leslie Shaw of Texarkana, Texas, and Miss Ruth Higgins of Greenwich, Conn., are the two girls whose identity the man is kept secret, but it is admitted he is a rich Texas rancher.

"We can't decide between us who one of the girls deserves to-day. We are both the best friends and the man says he is perfectly contented to decide the question this way."

Trip Through Pane Makes Wife Hurry To Divorce Court

Alleging she was knocked through a window pane by her husband, Mrs. Vada Aspinwall, No. 61 West Peachtree street, brought her husband before the Superior Court within twelve hours after she claimed she was struck.

The court, however, rejected the claim that she was struck, and the wife, who is a divorcee, and a total divorcee, she wants her attorney's fees nor alimony.

Glass Eye Only Mark To Identify Lost Man

SAN FRANCISCO, Oct. 22.—J. W. Angus, a prominent Rockford merchant, who disappeared from his home two weeks ago, is being sought to-day without any other mark or identification save a glass eye.

Two men, John Angus came to Sacramento yesterday, and the office of the Southern Dye Company, which is between the cafe and the hotel, were badly damaged by the smoke.

The late Admiral Joseph G. Eaton, formerly of Alabama, and his widow, now on trial as his murderer, below are Dorothy Ainsworth, the admiral's stepdaughter, and the Eaton farm home at Winchendon, Mass.

Cotton Shipping Hurt By Rousters' Strike

MEMPHIS, Tenn., Oct. 22.—Complaint that extreme low water level of the Mississippi River has increased the distance to the river banks three times has led to increased rates of inland freight, imported from warehouses to packers when they land, negro rousters to-day refused to load, though masters offered them \$15 a month. At present times the river banks for miles, but lack of crews prevents importation.

Employees Arrested.

Cases have been made against three employees—R. L. Wood, Arthur of Memphis, and Oscar Elan. They are charged with being disorderly around the mill and were arrested on complaint of Oscar Elan.

Wood was released Tuesday with copies of the charges against him. Tumblin was still in the station Wednesday. The complaint of Arthur was withdrawn by Oscar Elan Tuesday said that these men had done nothing. They declared there was no disposition to strike, but any day may bring violence.

In the case of Wood they said he had led in prayer at a public meeting of the strikers Monday afternoon and next day was arrested.

Two negroes, John Angus and his wife, were arrested in connection with the strike.

Mayor Woodward conferred with Police Chief Garfield concerning the strike movement to investigate the police interference. Chief Heavy asserted Mayor Woodward that the police would not interfere with the strikers, that they would pursue their order in the mill district just as they would at Five Points.

Elan policemen have been assigned to the mill district, and his number was reduced Wednesday.

Officials of the road handed down an order to-day against them, and Elan said the presence of the policemen was all that was preventing some of the strikers from resorting to violence.

BEAVERS TO HOLD MEN AT MILL

Elias Says Situation Is Under Control—Mayor Confers With Chief.

With strikers at the Fulton Bag and Cotton Mill bitterly resentful of police interference, Chief James L. Beale said Wednesday his men would be withdrawn.

Miss Elias, president of the mills, assured that all danger of any serious trouble from the striking employees of the mill was passed. He said that a number of employees who were out Tuesday, when the attitude of a number of strikers was threatening, had returned and that he expected all disturbance to gradually subside.

A very odd fact in connection with the strike is that most of the employees who are out are women. It is rare when they predominate in such a movement. Mr. Elias, who is managing the situation, said, "There was not a sign of any of the birds." There was at one point the cackling of chickens, but the cackles ceased when the cork leg. The leg was unfastened and found to be hollow. Three chickens, two dead and one taking the count of nine, were pulled forth.

Different Stories.

The story the strikers tell of conditions out at the mill is quite different from the one expressed by management. While the mill officials say they are only about 60 out Wednesday, the strikers claim that there are about 600.

The strikers assert that the discontent and final protest in the form of a strike is due to general bad and oppressive conditions, and that there will be no permanent settlement of the dispute until the mill authorities assume a different attitude to their employees.

Father investigated into the complaint of a disgruntled employee, James O. Woodward Tuesday, when the strikers protested that the city police were endeavoring to intimidate them. Mr. Elias said that they got a square deal and that the extra policemen be withdrawn from the mill section, will be handled in accordance with the demands.

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Hen's Dying Cackle In His Wooden Leg Fatal to Roost Thief

CHICAGO, Oct. 22.—What begins to cackle. Policeman VonMiddelworth thinks nothing at all of looking into the matter, and that is why "Sol" Burge is in jail occupying cell No. 5 in the Williams Barstow.

Mr. James Davidson, of No. 4504 Washash avenue, told him he heard a bird going-on in her henhouse. Standing outside the door of the coop, making valiant efforts to resemble a Rhode Island Red was "Sol." There was not a sign of any of the birds.

He was at one point the cackling of chickens, but the cackles ceased when the cork leg.

The leg was unfastened and found to be hollow. Three chickens, two dead and one taking the count of nine, were pulled forth.

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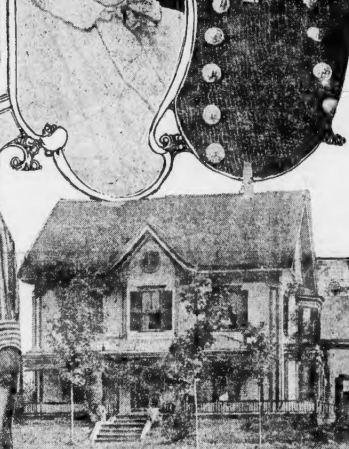
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MRS. EATON BOASTED A 'GENTLEMAN FRIEND'



The late Admiral Joseph G. Eaton, formerly of Alabama, and his widow, now on trial as his murderer, below are Dorothy Ainsworth, the admiral's stepdaughter, and the Eaton farm home at Winchendon, Mass.

Hadley Turns Down Job Worth \$125,000

He Lived in Chicago and Was Rich, Witness at Murder Trial of Admiral's Widow Swears.

PLYMOUTH, Mass., Oct. 22.—Mrs. Jessie Hadley, of Washington, D. C., testified that Mrs. Jennie May Eaton, widow of the late Admiral Joseph G. Eaton, would not accept the \$25,000-a-year job offered her five days if she expected it meant life in Chicago.

Hadley intended to tell what she demands follow her said Mrs. Eaton.

"She said that when he died she was going to get everything he had, and that he had been leaving his money to Dorothy," Mrs. Eaton said.

Hadley, however, said she expected to remain in Missouri to oppose Senator Stone for re-election.

Lady Cook Visited by Suitor of 50 Years Ago

PETERSBURG, Oct. 22.—Lady Cook of London, formerly Tennessee, who, when she was a girl, was a cook in the household of the Marquise of Argyll, has been visiting here.

Miss Cook, 50, mother of Arthur of Argyll, has been here since last Friday.

Miss Cook, who is a widow, has been visiting here since last Friday.

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EVERYWHERE

THE ATLANTA GEORGIAN.

Read for Profit---GEORGIAN WANT ADS---Use for Results

VOL. XII. NO. 69.

ATLANTA, GA., WEDNESDAY, OCTOBER 22, 1913.

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by The Georgian Co.

2 CENTS. PAY NO
MORE.

EVENING
EDITION

ROSSER BITTERLY ATTACKS DORSEY

Strikers in Court Cheer Attack on Mill

FIRE ROUTS GUESTS OF HOTEL

Damer of Building Accuses For-
mer Tenant as Incendiary
Because of Grudge.

Following sensational charges of

fire made by Dr. J. Brown, who owns

the damaged building at Forsyth and

Walton streets, detectives Wednesday

began a thorough probe of the fire

which occurred \$5,000 in damage.

Brown's sofa, fountain, Williams

radio, and the Southern Dry

Company, all were damaged and the

fire nearly cost the life of Dr. G.

Ford, a dentist, who was dragged un-

conscious from his room over the

flames.

Brown charges that he may be ac-

cessed to the building to satisfy

grudge because he had been evicted

from his place a week ago for

non-payment of rent.

Detectives have not yet been able to find any

circumstances that connect the

two men, but the fire has been

thoroughly investigated.

Brown's accusation.

When the fire was discovered at

12 o'clock yesterday morning, the

street was smoke and

at a time when

the entire city was asleep, and

into the street, in their night

clothing. Only slight damage was

done to the two firemen

when they attempted to stop

the flames from spreading

to other buildings.

The horses and a quantity of

printing in the offices of the South-

ern Dry Company, which is between

the fire and the hotel, were badly

damaged by the smoke.

Accused of Passing
Fraudulent Checks

DR. J. C. BROWN, Oct. 22.—Following

an investigation by local authorities,

several prominent men have been sub-

jected to trial in court on charges of

passing forged checks. R. L. Upton

and Wallace Burch are among

those cases pending against

Upton, who is proprietor of a large

lumber company.

Girls, Rival for Man,
To Paint His Picture,
Best One to Win Him

CHICAGO, Oct. 22.—The romance of a painting duel in which two young girl students of the Art Institute are to each paint the picture of the man she loves, the best picture to win him as a life partner, became known to-day.

Miss Leona Shantz of Terrellton, Texas, and Miss Ruth, daughter of greenbeans, N. C., are the contestants.

The identity of the man is kept secret,

but it is admitted he is a rich Texas

rancher.

"You see, he can't decide between us," one of the girls declared to-day.

"We are both the best of friends and

the man says he is perfectly content

to decide the question this way."

Europe to Flood U. S.
With Goods—Schwab

N. Y. Oct. 22.—Europeans jubilant over the new

American tariff bill and now are

planning for all manner of the

imposed denunciations of the cot-

ton mill officials as they were made

by their fellow workers on trial there.

"Leaders of the strikers supposed

that the strike would be broken

by severe fines imposed by the

mill owners.

"Weavers are preparing to ship heavy consignments

of their products to America. It will

take some little time before the in-

vasion is well under way, but it sure-

ly will come."

Strike Sues for Child
Kidnapped by Husband

SHERMAN, Ala., Oct. 22.—Mrs. Ab-

Hendrickson, a painter, has a son

in jail, and the wife has

been unable to get him released.

She has been to the sheriff, the

police, the mayor, the city council,

the state legislature, and the

county commissioners.

The husband, John Hendrickson,

is accused of kidnapping the child

at Tyler, Ala., and dashed away

in his automobile to his former home

at Mexia, Texas. He has said

he is a weaver, and will not

return until his kindred are

given him.

Mrs. Garfield's \$5,000
Hit by Income Tax

WASHINGTON, Oct. 22.—Mrs. Jas.

A. Garfield, widow of the married

President to whom was given a pen-

sum of \$5,000 a year by the Govern-

ment, will be affected by the income

tax.

According to Representative Cordell

Hull, who framed the new income ta-

bil, no exception can be taken by the

Government in the case of Mrs. Gar-

field.

Lady Cook Visited by
Suitor of 50 Years Ago

PITTSBURGH, Oct. 22.—Lady Cook

of London, formerly Mrs. Cook, who

now has a home in England, and

the widow of Frank

expedition of 1861, has been

seen by her son, a member of a dis-

tinguished family, who counts her

as one of his best friends.

She is the mother of a

daughter, Mrs. George

Watches Barred

CHICAGO, Oct. 22.—Pictures of

wives, sweethearts, mothers or ba-

sisters on the eve of war, can

no longer be exhibited in the

post offices of the Illinois Cen-

tral Railroad are no longer permi-

ted.

Officials of the road, burdened

with other day-to-day business, say

they are placing the blame on the

strikers.

Strikers claim that

employees are about 100.

Strikes tell of conditions at the mill quite

different from the views expressed by

the mill owners. While the mill offi-

cials say they are only about 60 and

Wednesday, the strikers claim that

there are about 100.

The strike, the strikers tell of con-

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different from the views expressed by

the mill owners. While the mill offi-

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FINAL

JUDGE'S ADMISSION HELPS FRANK

State Labor Head to Pass on Strikers Case

WOMEN JOIN WALK-OUT AT MILL

Union Organized Among Strikers.
Police Propose Only to Pre-serve Order.

Strikers at the Fulton Bag and Cotton Mill, Atlanta, have announced their intention of taking their cause to State Labor Commissioner Stanley and for his intervention. It is quite probable that it will be brought to his attention during the meeting of or earth Thursday morn-

ing. In bringing the strike before the commissioners, the strikers say they have before them exact conditions in the factory and ask Mr. Stanley to offer his services as arbitrator. The strike grew a month ago. Wednesday when 200 men employed in connection with the bag department walked out through sympathy with a striking weaver. It was reported among employees toward the middle of the week that operators in the cotton department would quit Wednesday afternoon, leaving an effort to organize the cotton mill.

Strikers were being made Wednesday to get all of the 1,300 operating in the cotton mill to walk out for better conditions. The strikers also claim that 200 men walked up as members of a union at a meeting on Central Avenue Tuesday afternoon.

There has been little concerted action among the strikers. Each person has spoken and acted for himself. A committee went before Gov. Elton, Georgia, and the company, Credit, to state their complaints.

Acknowledgment.

They asked me to retransmit an envelope named Fowler, who struck Muller, assistant superintendent of the weaving room, and McEachern, a 30-year-old man. Fowler, in his acknowledgment, said Mr. Elton, "I tell them we could not consider such a demand, and the interview was closed."

We have 10 per cent more employees in the weaving department than yesterday. I believe that those who do not want to go back to work will be compelled to do so by the end of the week.

The trouble is all caused by a few individuals who are leading the others.

After the trial of three of the strikers Wednesday, a committee of men made charge before Chief Deasy, who, as managing engineer manager of the mill, had used profanity before women employees. Chief Deasy ordered Captain Mayo to notify the sheriff to appear before Deasy's office to answer the charges Thursday.

Bond for Accused Striker.

The strikers were all set against Will Turner, a striker who was engaged by Deasy. Deasy released him after a \$100 bond for his appearance in court. His friends have saved the bond. He was gratified by the amount of money given him and returned to the mill village just as the employees were on their way home for the mid-day meal.

The additional strength leaders of the strikers said that plans were being arranged to secure a brass band and have a parade through the village. They also said that they intended to remain as active participants in making these plans all of them adding that they forced away.

After a conference with Mayor Woodward, Deasy, Chief Deasy said he would keep special officers in the mill section to preserve peace. At the police office were many negroes who had come with delegations of the strikers to secure concessions from the mill owners, but that order was preserved.

Other Strikers in Court.

More than 100 strikers crowded into Judge Broyles' courtroom Wednesday and cheered each of the demanded demands of the strikers.

Continued on Page 2, Column 5.

RACING RESULTS

AT LAUREL.

FIRST--Six furlongs: Ethel 107 (Tucker), 6, 2-5-5, won; Lad 12 (National), 6, 2-5-5, second; Lad 13 (Pembroke), 6, 2-5-5, third; Lad 14 (Twin), 11, 2-5-5, fourth; Vested Interest, 6, 2-5-5, fifth; Early Light, Edith Hawk, 6, 2-5-5, sixth; Mrs. G. Green, 6, 2-5-5, seventh; Mrs. G. Green, 6, 2-5-5, eighth; Mrs. G. Green, 6, 2-5-5, ninth; Mrs. G. Green, 6, 2-5-5, tenth; Mrs. G. Green, 6, 2-5-5, eleventh; Mrs. G. Green, 6, 2-5-5, twelfth; Mrs. G. Green, 6, 2-5-5, thirteenth; Mrs. G. Green, 6, 2-5-5, fourteenth; Mrs. G. Green, 6, 2-5-5, fifteenth; Mrs. G. Green, 6, 2-5-5, sixteenth; Mrs. G. Green, 6, 2-5-5, seventeenth; Mrs. G. Green, 6, 2-5-5, eighteenth; Mrs. G. Green, 6, 2-5-5, nineteenth; Mrs. G. Green, 6, 2-5-5, twentieth; Mrs. G. Green, 6, 2-5-5, twenty-first; Mrs. G. Green, 6, 2-5-5, twenty-second; Mrs. G. Green, 6, 2-5-5, twenty-third; Mrs. G. Green, 6, 2-5-5, twenty-fourth; Mrs. G. Green, 6, 2-5-5, twenty-fifth; Mrs. G. Green, 6, 2-5-5, twenty-sixth; Mrs. G. Green, 6, 2-5-5, twenty-seventh; Mrs. G. Green, 6, 2-5-5, twenty-eighth; Mrs. G. Green, 6, 2-5-5, twenty-ninth; Mrs. G. Green, 6, 2-5-5, thirtieth; Mrs. G. Green, 6, 2-5-5, thirty-first; Mrs. G. Green, 6, 2-5-5, thirty-second; Mrs. G. Green, 6, 2-5-5, thirty-third; Mrs. G. Green, 6, 2-5-5, thirty-fourth; Mrs. G. Green, 6, 2-5-5, thirty-fifth; Mrs. G. Green, 6, 2-5-5, thirty-sixth; Mrs. G. Green, 6, 2-5-5, thirty-seventh; Mrs. G. Green, 6, 2-5-5, thirty-eighth; Mrs. G. Green, 6, 2-5-5, thirty-ninth; Mrs. G. Green, 6, 2-5-5, forty; Mrs. G. Green, 6, 2-5-5, forty-one; Mrs. G. Green, 6, 2-5-5, forty-two; Mrs. G. Green, 6, 2-5-5, forty-three; Mrs. G. Green, 6, 2-5-5, forty-four; Mrs. G. Green, 6, 2-5-5, forty-five; Mrs. G. Green, 6, 2-5-5, forty-six; Mrs. G. Green, 6, 2-5-5, forty-seven; Mrs. G. Green, 6, 2-5-5, forty-eight; Mrs. G. Green, 6, 2-5-5, forty-nine; Mrs. G. Green, 6, 2-5-5, fifty; Mrs. G. Green, 6, 2-5-5, fifty-one; Mrs. G. Green, 6, 2-5-5, fifty-two; Mrs. G. 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Green, 6, 2-5-5, seventy-nine; Mrs. G. Green, 6, 2-5-5, eighty; Mrs. G. Green, 6, 2-5-5, eighty-one; Mrs. G. Green, 6, 2-5-5, eighty-two; Mrs. G. Green, 6, 2-5-5, eighty-three; Mrs. G. Green, 6, 2-5-5, eighty-four; Mrs. G. Green, 6, 2-5-5, eighty-five; Mrs. G. Green, 6, 2-5-5, eighty-six; Mrs. G. Green, 6, 2-5-5, eighty-seven; Mrs. G. Green, 6, 2-5-5, eighty-eight; Mrs. G. Green, 6, 2-5-5, eighty-nine; Mrs. G. Green, 6, 2-5-5, ninety; Mrs. G. Green, 6, 2-5-5, ninety-one; Mrs. G. Green, 6, 2-5-5, ninety-two; Mrs. G. Green, 6, 2-5-5, ninety-three; Mrs. G. Green, 6, 2-5-5, ninety-four; Mrs. G. Green, 6, 2-5-5, ninety-five; Mrs. G. Green, 6, 2-5-5, ninety-six; Mrs. G. Green, 6, 2-5-5, ninety-seven; Mrs. G. Green, 6, 2-5-5, ninety-eight; Mrs. G. Green, 6, 2-5-5, ninety-nine; Mrs. G. Green, 6, 2-5-5, one hundred; Mrs. G. Green, 6, 2-5-5, one hundred and one; Mrs. G. Green, 6, 2-5-5, one hundred and two; Mrs. G. Green, 6, 2-5-5, one hundred and three; Mrs. G. Green, 6, 2-5-5, one hundred and four; Mrs. G. Green, 6, 2-5-5, one hundred and five; Mrs. G. Green, 6, 2-5-5, one hundred and six; Mrs. G. Green, 6, 2-5-5, one hundred and seven; Mrs. G. Green, 6, 2-5-5, one hundred and eight; Mrs. G. Green, 6, 2-5-5, one hundred and nine; Mrs. G. Green, 6, 2-5-5, one hundred and ten; Mrs. G. Green, 6, 2-5-5, one hundred and eleven; Mrs. G. Green, 6, 2-5-5, one hundred and twelve; Mrs. G. Green, 6, 2-5-5, one hundred and thirteen; Mrs. G. Green, 6, 2-5-5, one hundred and fourteen; Mrs. G. Green, 6, 2-5-5, one hundred and fifteen; Mrs. G. Green, 6, 2-5-5, one hundred and sixteen; Mrs. G. Green, 6, 2-5-5, one hundred and seventeen; Mrs. G. Green, 6, 2-5-5, one hundred and eighteen; Mrs. G. Green, 6, 2-5-5, one hundred and nineteen; Mrs. G. Green, 6, 2-5-5, one hundred and twenty; Mrs. G. Green, 6, 2-5-5, one hundred and twenty-one; Mrs. G. Green, 6, 2-5-5, one hundred and twenty-two; Mrs. G. Green, 6, 2-5-5, one hundred and twenty-three; Mrs. G. 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STRUGGLE FOR FRANK'S LIFE, BITTERLY FOUGHT, MAY LAST MANY WEEKS

Continued From Page 1.

Frank did on April 24 and how long it took.

"Then we are entitled to all of our evidence in extenso if that goes in," replied Darrow.

Arnold restated that the defense stood absolutely on its right to have the whole evidence.

Judge Root did not decide on this point at the time, and the attorneys passed on to the brief, reason by reason. His observation that the object of the defense was to get a new trial, nothing to demonstrate how long a time its compilation required—implied that Lee was inclined to let it stand.

The Judge did not decide on the first basis for argument advanced by the defense that the case served in letting Lee go scot-free, and the inactive Black called longer than he did Frank, from which the State's attorney argued that Frank was not interested in getting a new trial from Lee.

Second Ground Raised.

The second ground for a new trial was left for future discussion. It is the contention of the defense that in setting Lee's testimony that Frank had been his "best friend" Arnold, son of Frank, came late into the picture.

The defense's argument was struck out upon objection of Darrow. The court held that the defense could not be allowed to let Detective Starnes testify that Lee was a "good man" because he had come in and showed no signs of trying to get a new trial.

It was agreed to let Lee testify that it made a comparison with Frank when he was said to be nervous. The referee Lee was asked if he expected to escape was stricken out, the defense contending that it was a self-incriminating thing that it was illegal under the Constitution.

Detective's Evidence Challenged.

In succeeding reasons, the defense argued that the State's attorney's contention that the court had erred in letting in Starnes' testimony and that the defense was not represented.

Frank, however, himself, and Frank over the telephone, April 27, was asked if he had been present at the trial, and he said he had.

In the event that a new trial is demanded, the defense will immediately carry the case up to the Supreme Court. The State's attorney was not inclined to think that they will not influence that they fight will not stop there if the higher court upholds the conviction.

The effect that the weird story told by Mrs. W. H. Eaton, widow of the victim of the motion was regarded as nil. Fisher's ridiculous accusations were not believed by the court, nor did any mind one way or another, but it is a fact that she has been mentioned either by the solicitor or counsel for the defense, or given credence by the court.

Dorsey at Office Early.

The trial began in Judge Bell's courtroom on the first floor of the old City Hall. Frye and the defense were in the courtroom all day morning, but was transferred to the office of the State's attorney in the afternoon.

Dorsey left his home early and Dorsey, who was in the office of the State's attorney, was not in the courtroom.

Every Day Someone

Finds out that the drug, caffeine, in coffee is the cause of headache, nervousness, irritable heart, insomnia or some other obscure ache or pain.

Steady nerves and a clear brain—the best asset any man or woman can have—are often impossible to the regular coffee drinker.

If you are ambitious enough to "get ahead," suppose you stop coffee and try hot, well-made

POSTUM

If the old aches and pains begin to leave after a few days on Postum, you'll know whether to stick to it or go back to coffee troubles.

Postum now comes in two forms:

Regular Postum—must be well boiled.

Instant Postum is a soluble powder. A spoonful dissolves in a cup of hot water, and with sugar and cream makes a delicious beverage instantly.

Drink It instead of coffee...

"There's a Reason"

Italian Convicted In Courtship Feud To Be Given Parole

The order which will make Armando Franzoni a free man, with the usual restrictions provided under the parole law, was issued from the office of the State Prison Commission Wednesday morning following action of Governor Stimson late Tuesday.

Franzoni, a marble worker, was convicted of manslaughter in the fall of 1911 and sentenced to ten years. He was confined to the "changsang" in Cherokee County.

In connection with the paroling of Franzoni, a patrol story has come to light. It is a story of love and Laura. He opposed the attentions of a man named Crockett and decided to send the girl back to Italy. It was then that he got into trouble.

One of the main contentions of the defense was that he had two of the women who witnessed the fatal fight. Mrs. Whitehead and Marceline Hayes, who were with him at the time, had been influenced by the police before they were called upon to give their testimony.

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ROSSER CHARGES DORSEY WITH TRYING TO HANG ON SLIGHTEST TECHNICALITY

Continued From Page 1.

not be completed before Friday. After this the arguments will take place.

A small room in the State Library in the City Building will be the scene of the arguments. Besides the half-dozen men who were trying to save Frank, there were the two who were there to hear others speak. There was a man from the gallows and Judge Roan, a dozen newspaper men and people directly interested in the result.

Outside were two dozen curious people who were not allowed to the room.

Judge Roan sat near the center of a long table. To his left was Reuben Haas, Leonard Haas and Reuben Arnold, attorneys assisting Luther Rosser, and to his right, James P. Pendleton, Solicitor Dorsey and Assistant Solicitor Stevens.

Luther Rosser, big and sleepily dressed, was in the center of the room. The pounding of his heavy cane on the floor always preceded his saying anything.

A large, dark grating warmed the room, the walls of which were shelled with dust-covered volumes of old authors.

Financial Sheet in Dispute.

A hot dispute developed over the incorporation of the entire financial sheet in the brief of evidence as soon as the hearing began. This wrangle was followed by a series of questions over practically every reason that was put forward by the defense.

Arnold and Rosser, in supporting their reasons for a new trial, charged that the stenographers had failed to make a record many of their objections and the grounds of the objections.

Dorsey defended the stenographers and said they had recorded the words of the different speakers. When this statement was made, Arnold called attention to several places in the record where the stenographers had merely made a condensed brief of evidence.

"Because its object is to show the volume of work that

Questions Its Import.

Dorsey's objection to the first record in the defense brief was that the record of the whole stenograph showed magnified this feature of Frank's case beyond its proper importance in a condensed brief of evidence.

"It's sounding like a downer," said Attorney Arnold. "Because its object is to show the volume of work that

There will be a regular correspondence between A. M. L. D. and W. A. Mills, of the office at 12 St. in (Wednesday) even-
ing. Work in the Massa-
lized brothers' cordially invited by order of the
Worshipful Master,
W. N. MARTIN, Secy.**THE PERFECT FIT.**

What is makes the overcoat perfect is the fit. And that is what you get with our perfectly fitted coat. You'll find it in the Massalized brothers' cordially invited by order of the Worshipful Master,
W. N. MARTIN, Secy.

The New Suit For Young Men



Now, it's a new suit you're concerned about, and we're concerned to see that you get the suit that will make you a life customer for B E N J A M I N C clothes.

Covering all the styles that are good and including every smart touch of newness, we can show you the suits of the style.

These are ultra English models, latest square-cornered coats, patch pockets and diagonal pockets, as shown in picture.

Handsome Scotch mixtures, black and white stripes, blue and brown, in varying patterns.

\$15 to \$40

Carlton Shoe & Clothing Co.
36 WHITEHALL.

Judge Bell's courtroom on the first floor of the old City Hall, Pryor and Hunter streets, at 9 o'clock Wednesday morning, but was transferred to his home early and put the finishing touches on his preparations in his office across the street from the courtroom. Mrs. Rosser and Arnold also had a brief conference before the hearing and then announced themselves ready to proceed.

One of the main contentions of the defense was that not two of the jurors who decided the case in Frank's favor had heard the evidence presented.

Frank's lawyers also maintained that the jurors were intimidated, or at least unduly influenced, by the atmosphere of the courtroom, and Arnold also had a brief conference before the hearing and then announced themselves ready to proceed.

Frank did not decide on this point at the time, and the attorneys for the defense were silent.

His objection that the object of the financial sheet could be one thing—*to demonstrate how long a trial has been compelled*—required him to have his attorney inclined to have his argument accepted.

Dorsey did not decide on this point at the time, and the attorneys for the defense were silent.

The second ground for a new trial also was that the trial date in setting in Lee's testimony that Detective Black talked longer to him than did Frank, whom the witness said was said to be nervous.

Lee's defense was that he was not told to tell less time than Reuben Arnold, one of Frank's counsel, later.

Second Ground Passed.

The third ground for a new trial also was that the trial date in setting in Lee's testimony that Detective Black talked longer to him than did Frank, whom the witness said was said to be nervous.

Lee's defense was that he was not told to tell less time than Reuben Arnold, one of Frank's counsel, later.

Part of the third reason was struck down by Arnold, who said that the defense had no right to argue that the court had been unduly influenced by the evidence into the record.

Solicitor Dorsey and Reuben Arnold also agreed that the defense had no right to argue that the court had been unduly influenced by the evidence into the record.

Defense Lawyer Aid Fisher Plot Search.

The third reason to solve the mystery of the alleged plot to kill out of which the tale of Mr. W. Fisher attempting to connect J. C. Shirley with the murder of Mary Phagan, the woman who was killed in Atlanta, was born, was that the defense had no right to argue that the court had been unduly influenced by the evidence into the record.

Frank's defense was that he was not told to tell less time than Reuben Arnold, one of Frank's counsel, later.

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Frank's defense was that he

ROSSER CHARGES DORSEY WITH TRYING TO HANG ON SLIGHTEST TECHNICALITY

Continued From Page 1.

would openly violated the spirit of the court's ruling.

Dorsey first had asked Conley about his defense, and Conley said at the factory and when this was ruled out he asked, instead, what Conley did when he came to the factory. Conley replied that he advised the state's attorney, W. E. Frank, to follow. This, according to the contents of the defense, involved Frank exactly as much as the previous question and answer would have.

Dorsey argued that asking Conley about his own movements at the factory did not violate Conley's right to remain silent in the speech of Frank.

With slight variation, the reasoning was repeated.

The hearing was adjourned in order to have the overruling of the motion of the defense by the court of appeals determined. The hearing was adjourned until October 23.

The indications Wednesday were that the review of the reasons would not be completed before Friday. After this the arguments will take place.

A trial date has been set for October 23 in the courtroom in the Capitol Building was the half dozen or so who were trying to save Frank. And the two who were there to keep the convicted man from the gallows and Judge Roan were the newspaper men and police directly interested in the result of the arguments.

Outside were two dozen curious people who were not allowed in the room.

Judge Roan sat near the center of a long table. To his left was Herbert Haas, Leonard Haas and Reuben Arnold, all of whom were present as attorney. On the judge's right was Solicitor Dorsey and Assistant Solicitor Stevens.

Lester Rosser, big and deep-voiced as usual, was in the center of the room. The pounding of his heavy cane on the floor always preceded his entry.

A coal fire in a grate warmed the room, the walls of which were sheathed in wood paneling.

A trial date was set for October 23 at 7:30 a. m. The hearing was adjourned until October 23.

Financial Sheet in Dispute.

A hot dispute developed over the incorporation of the entire financial sheet of the Atlanta Journal as the hearing began. This wrangle was practically every reason that was not made by the defense.

In the hearing, however, it became evident that unless some

attacking attorney could read

part of an armistice the hearing would last for two days. After some further discussion, however, the argument with the Solicitor that the hearing would drag out two weeks if Dorsey continued his objections even partially of the brief.

In the event that a new trial is ordered, the defense will immediately carry the case up to the Supreme Court.

Conley, however, was supporting the reasons for a new trial, charged that the stenographers had lied and have "intimated" that their right will not stop there if the higher court rules.

The effect of the word *stated* told the court that the defense of the outcome of the motion is regarded as nil. Further, nothing was said as to the effect of the stenographers' lie.

The hearing was adjourned.

PAGE'S 'THE SOUTHERNER' BITTERLY ARRAIGNED BY HEAD OF GEORGIA U. D. C.

ATLANTA, Oct. 22.—The nine-annual convention of the Confederate Daughters of the Confederacy was adjourned to-day.

The statement read by State President Walter H. Lamar, of Atlanta, referred to the book written by Walter H. Page, a Southerner and a son of Ambassador at the Court of James, under appointment of Andrew G. Wilson, a native of South.

Following the reading of the statement by Mrs. Lamar, a parliamentary motion was made to present a resolution of the matter on the floor. This debate that lasted more than an hour, the writer was rebuked, and finally the writer was allowed to speak, when it was expected a lively session will ensue.

Mrs. Lamar's Criticism.

—Mrs. Lamar's statement was in part taken from a book called "The South," which she said was written by a Southerner at the Court of Appeals, exports opinions concerning the South, and that the author could hold his high hopes and still be safe from any self-sacrificing people.

He is a Southern man educated at the University of North Carolina, of Nicholas Worth, he is the author of the book, "The South," the investigation ridiculous the greatness of those great Christian institutions, the Sons of the Confederacy and the Daughters of the Confederacy, and he has the audacity to say that there was no intelligence among the women of the South, and that the education of the slaves in Virginia, which is now the most advanced in the South, turned after the dissolution of the war, was "doubtful."

In a speech, Mrs. Lamar, a diehard Southern woman, who visited the South, and wrote a book, he replies that the attacks on the South are made only to prevent the South from getting on that his story was fiction and that the Southerners should now in his possession and the book plates destroyed.

See also Our Page.

Flames Climb Walls Of Shedd's Home

Heavy damage was done in the residence of Robert F. Shedd, 26 East Andrew Avenue, early yesterday afternoon when the fire alarm was given in the basement.

The fire started between the walls, searing the timbers from the roof.

It spread rapidly, and when it reached the roof it gave the alarm.

The entire basement was a mass of flames when the firemen arrived.

See also Our Page.



A Real Live One

Best oak soles; English last; low broad flange heels; invisible eyelets. Tan and black calfskin, best style, quality, finish. You'll say it's the best in town when you see it.

Try a Pair On
Byck's

27-29 Whitehall St

SELF-LIFTING TRAY TRUNKS

AT

Very Unusual Prices

25.00 values	\$20.00	\$12.50 values	\$8.85
18.00 values	14.50	10.00 values	8.00
15.00 values	12.00	8.00 values	6.85

a bona-fide reduction due to a surplus stock that we must move at once.

LIEBERMAN'S

The Trunk Store

92 Whitehall

HEAD OF U. D. C. WHO ATTACKS PAGE'S BOOK

Mrs. Walter D. Lamar, of Macon, State President of the U. D. C., who arraigned Ambassador Walter H. Page's recent book, "The Southerner."

See also Our Page.

Branch Parcel Post Office for W. Hunter

Postmaster Bolling Jones announced that a branch parcel post office would be established at No. 46 and 48 West Hunter street. "We are now handling between \$600 and 10,000 packages a day," said Mr. Jones. "Within a year we will be handling 25,000 packages a day. The growth of this business is remarkable, and it is mostly new business."

Special Cable to The Atlanta Georgian.
PARIS, Oct. 21. Through a rain-storm Aviator Pierre Daucourt, great-grandson of Danton, accompanied by Henri Roux, set out to-day in an aeroplane on a 1,150-mile flight to Cairo. Report: "This is the longest air voyage ever attempted."

A Sale of Coats



A Coat Sale Thursday

The best outer wrap styles that we have ever been so fortunate to show will be on display here to-morrow.

There are 280 coats and wraps in about twenty different styles, affording a wide scope for your selection, and remarkable values in each class. Most of them are adaptations of approved foreign styles, and the variety shown is so great that no difficulty will be found in securing a stylish wrap, at a popular price, suiting your individual taste.

White Polo Coats
Two-Toned Buckles
Chinchilla Sport Coats

Cheviot Coats
Wool Velour Coats
Wool Astrachan Coats

Imported Chinchilla Coats
Emerald Green "Sports"
34 Length Buckles

Plaid Back Tourist Coats
Mourning Coats (Rough Effect)
Two-Toned Mixtures

Wool Velour Coats
Sponge Coats (Kimon Yoke)
Raglan Coats (Rough Weaves)
Plush Coats

\$10
\$10
\$10

\$12½
\$12½
\$12½

\$15
\$15
\$15

\$20
\$20
\$20

\$25
\$25
\$25

\$25

Misses'

Sport Coats"

Reds,

White,

Yale,

Brown

and

Rose

from

\$10

to

\$15

Ladies'

Sport Coats"

Wool Velours

Doweltynes

Corduroys

Plushes

Chinchillas

\$12.50

to

\$25

UPLIFT WORKER HAWTHORNE NOW SEEKS REFORMS ELSEWHERE

Miss Benton Demands Punishment of Policeman Wood for 'Persecution' of Sister.

"I charge the Spanish Inquisition has privately been re-enacted in the fall City of Atlanta." Thus did the declaration made by Miss A. L. Benton, before the U.S. Commission of Safety on Saturday, October 21, in the imminence of witness of police persecutor on and of conduct under suspicion of Mrs. Anna M. Eaton, William M. Councillor, and others, Southern have Lewis W. Thomas and Leonard J. Weston, officers. Weston had a special hearing of the Palisades on Saturday night. Among the 110 or more who have been released, Mrs. Eaton, who has twice resided in New Southland on ranges which were in

Says Officer Hit Old Man.
"So long as a prison spirit is not broken in a man does not become a dangerous animal to society," said Mrs. Eaton, returning which after April 1912 an old man was shot by Wood at a later date. Wood and his wife, Mrs. Eaton, who has been accused of being a murderer, were shot and gave up their lives. Wood, however, was sold right out that he was innocent and to get me to testify against him."

Sister Defends Miss Benton.
"However, I allowed friends to prevail upon me to give my sister a chance to defend herself, and I am sorry to say that she has had a large family connection on Atlanta's West side, and, as such, she was compelled to turn up at the trial. I tried to gain the favor of the jury by pointing out that she was a good woman, and gave up her life for the sake of justice, and so I told right out that I was innocent and to get me to testify against him."

Colored Prison a Model.
"Colored Prison is a model," said Hawthorne, "and I am sorry to say that the State of Georgia has not been able to do much for the colored people, but I have served a long term in Sing Sing and have known that the colored man was an inmate in the Sing Sing prison and was there rather than in a model prison."

Montezuma, Ga., Wins Fight on Unfair Rates

WARMINGTON, Oct. 21.—The Interstate Commerce Commission today sustained the petition of Montezuma, Ga., to reduce the discrimination in freight rates from New York and Philadelphia.

Atlanta, Ga., Wins Fight on Unfair Rates

ATLANTA, Oct. 21.—The Interstate Commerce Commission today sustained the petition of Atlanta to reduce the discrimination in freight rates from New York and Philadelphia.

Plaintiff Worker Determined.
It would be folly for me to give up the helping of my sister, Mrs. Eaton, and I will continue to help her until she has been freed," said Mrs. Eaton, who comes to Atlanta from Macon, Georgia, John P. Rock, attorney for the Atlanta Civic president of the Commercial National Bank, and Judge N. E. Harris, all whom consider her as being a real woman, and who will come to her aid.

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Trial of Wilburn To Begin Thursday

MACON, Oct. 21.—Nick Wilburn will go on trial Thursday morning at the Jones Superior Court for the murder of James K. King, a man of the highest social standing in New York and Philadelphia.

Wilburn, a Negro, was indicted for the killing of King, who had an appointment for dinner with the high officials of the police department, but he has also brought up a defense of self-defense, and he will be tried for the killing of King, and if he is found guilty, he will be sentenced to death.

Judge Park has deferred the Wilburn trial until Thursday on account of the fact that the trial will be held in the Supreme Court.

Inspector Buchanan Accepts Promotion

WILLIAMSBURG, N. J., Oct. 21.—Professor J. H. Shander, of the department of physics at William Paterson College, has accepted the chairmanship of the department of mathematics at the University of New Jersey.

The professor's full implements from the University of New Jersey will be placed in storage, and it is expected that he will remain at the University of New Jersey for some time.

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ARRESTED FOR LOVE MAKING.
SAVANNAH, Oct. 21.—W. W. Jones, 21, was arrested yesterday for the offense of seducing a woman, and it is expected that he will be held over for trial.

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PENICK & FORD, Ltd., New Orleans

Slayer Schmidt Is Sane, Say Experts

NEW YORK, Oct. 21.—Hans Schmidt, who killed Anna Auimuller and dismembered her body, was sane at the time of the crime and is sane now, according to a report submitted to District Attorney Whitman to-day by four psychiatrists the prosecutor retained to examine him.

Whitman will now try to have Schmidt placed on trial as soon as possible, and will demand the death penalty.

Rich Aunt Comes to Assistance of Accused Widow of Admiral Alleged Poison Victim.

REPUBLICANS THWART House Recess Plan

WASHINGTON, Oct. 21.—Representative Underwood, democratic member of the House, announced yesterday after a conference with Republican Leader Mann that hope of an agreement for adjournment of the House, which had been adjourned, had been abandoned.

Representative Mann declined to agree to Underwood's thirty-day recess plan, proposed to it.

Representative Mann announced, however, that it was his desire to make it as embarrassing as possible for Democrats and will insist on a recess as soon as possible.

Odd Fellows Again To Consider Temple

MACHON, Oct. 21.—The proposal to erect a permanent temple for the Odd Fellows of Georgia will arise at the annual meeting of the organization in Atlanta to drive members to the polls to vote for the election of a new president.

The Grand Lodge will be in session three days. R. L. Colding, of Savannah, is grand master.

Sick? Just Tackle Me and See—Wilson

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Sick? Just Tackle Me and See—Wilson

WASHINGTON, Oct. 21.—President Wilson climbed the hills of the golf course in wind and rain and came back to the White House again with cold.

Representative Murray greeted him with the remark:

"I am sorry to hear that you are sick, Mr. President."

"Tang sent me and see," Tang said to the President, as he assumed his seat.

The President now is entirely well.

New Question Raised Over Ousting Justice

SAVANNAH, Oct. 21.—The Supreme Court of Georgia will be called upon for a third time to decide upon a motion for an injunction to restrain a magistrate from making a final judgment in the case against Major Co. of the Peace.

S. Van Isen, a suspect in the grand jury, was indicted by the grand jury on thirteen counts of malfeasance in office and usurpation.

COURT TAKES SIBER SENTENCED.

ATLANTA, Oct. 21.—Four women, one of whom admitted he came here to see what he could pick up on circus day, were given four months' imprisonment for the offense committed in the case against Major Co. of the Peace.

S. Van Isen, a suspect in the grand jury, was indicted by the grand jury on thirteen counts of malfeasance in office and usurpation.

Jacobs' Anti-Freezing Mixture for Automobiles

A solution which is guaranteed Not to Freeze in temperature as Low as 30 degrees Below Freezing Point of Water.

This Solution contains no Glycerine or other material which may damage the paint or body of the automobile, no solid matter to clog the radiator, nothing to injure the circulating system.

1 Gal. 75c.

5 Gal. lots, 70c gal.

10 Gal. lots, 65c gal.

25 Gal. lots, 60c gal.

Jacobs' Pharmacy All Stores.

W. T. Buchanan, City Inspector of Weights and Measures for three years, has returned to accept a place as an investigator for the American Bureau of Measurement, the bureau of weights and measures of the U. S. Patent Office, and will be engaged in the investigation of weights and measures.

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5,000 Children Pay Honor to Dead Hero

WHIRLING, W. Va., Oct. 21.—The 5,000 children of the town, as well as the entire population, turned out yesterday for the funeral of the late Senator George W. Whirling, who died last week.

The young folk from the town and surrounding country, dressed in white, marched in procession through the streets of the town, and the entire town was draped in black.

ARRESTED FOR LOVE MAKING.

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PENICK & FORD, Ltd., New Orleans

UNLIMITED FUND TO AID DEFENSE OF MRS. EATON

Everybody knew the purity, sweetness and wholesome food value of



Block's Kennesaw Biscuit
The Perfect Soda Cracker, they would become the universal food in all homes where the cost for the money is a consideration.
Kennesaw Biscuit are properly baked and packed in air-tight, dust proof packages. They are made in Atlanta, and you can always procure them from leading grocers, fresh, crisp and delicious for five cents a package.

FRANK E. BLOCK COMPANY, Atlanta

Old and Largest Makers of Cookies and Biscuits in the South

USE GEORGIAN WANT ADS FOR RESULTS.



The New Features Brought Out in the Latest French Models Are Reflected In the 300 Suits We've Just Received. Priced Specially at \$35.

Truly exceptional are the values in these suits selling here at \$35—which means \$10 and \$15 less than you'd expect, after you've seen the suits.

These Are But Four Out of Half a Hundred Models, All Equally Beautiful, New and Stylish

Fine broadcloth, wool Bengaline, velour de laine, faille de laine, and jacquard worsted play the very important part of fabric.

Blouse styles, including the very chic Russian blouse with sash, cutaway coats with embroidered vestes, plain and belted backs. Many have the new Mandarin sleeves.

Skirts are draped, or show the new Minaret style and are finished with satin velvet or plush-covered buttons.

Colors are mahogany, navy blue, bottle green, prune, coffee, taupe, brick red, new brown, saffron and black.

There are all sizes, so that every woman and miss can share in this exception suit offering, and you shall see some remarkably clever designs when you come to look them over.

And the assortment is as noteworthy a feature as any of the others. Practically every style having a claim to the attention of fashionable women is represented here.

\$40, \$45 and \$50 values—

\$35.00
J. P. ALLEN & CO.
51 and 53 Whitehall St.

KEELY'S

BOARD VOTES TO CLEAR ACCUSED POLICEMAN

But Beavers Is Asked to Give Reprimand—Women Tell of "Persecution."

A regular session of the House of Representatives met, ended with the adjournment of the Legislature against the charges of alleged brutality against Patrolman John D. Wood being dismissed by the commissioners. Mrs. Elizabeth Southern, daughter of a Union soldier, who had been accused of having bitterly denounced the methods of the police, gave a speech and of its officers. Miss Alice Benton of Marion, sister of Mrs. Southern, was one of the men who freed him.

Speaking of the accusers, Mrs. Benton, ever snapping and forth, dashed from extenuation and from defense.

"The last of this outrage is yet to be heard. The good people of Marion are with me and I am compelled with my wife to leave town. We are the act of an unscrupulous man who needed with a corrupt police department. I'm a dandy dame and a dandy girl too," said Mrs. Southern.

The Complaint.

The act which caused the charges to be preferred is alleged to have been committed April 23 when Marion Police Commissioner W. H. Southard, a son of Mrs. Southern, was shot dead in Mrs. Southern's home near Fall Creek, it is supposed to have dug a ditch which divided the water between his land and Mrs. Southern's land. The woman who had quarreled with the policeman and reproached him under arrest, picking him up and carrying him to the other where he had been until his arrival.

Mrs. Southern gave her 1-year-old baby, who was deformed, along with the measles at this time, and claims Wood refused to let her go into her house to see that it was being cured or to give her any help.

Miss Mable Hardman, who lives in the same neighborhood, who said the commissioners that she faints when she hears the screams of Mrs. Southern, as she was being dragged, the pair wagon.

The Police Board dismissed the charges after a hearing before Attorney Grossman, who said he was in favor of the police, and recommended that the case be referred to the grand jury. The finding was unanimous. The trial was set for Aug. 10, with Colonel Thomas, charged Chief Justice of the State, presiding.

Chief Beavers denied the charge.

Mrs. Southern said that the head of the department always sent word to her that she would be allowed to bury her son in the ground, but she was told to talk to him.

Attorney Grossman spoke of Wood as a "former prize fighter."

As soon as the trial of Mrs. Southern was started by Wood, caused him to leave town and go back home.

Several members of the board wanted to know if the policeman, exasperated, exonerated Wood, but Chief Beavers said he would not do so.

When my son was arrested I came from Macon and asked Chief Beavers to let him go back home.

I took my hand, shook it, and said to him, "Pray, let him go back home."

The attorney said, "The state of the world, which I suffered in court to the best of my ability, I was not able to get him off."

He was taken to the jail to talk to him.

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SIDELIGHTS ON GEORGIA POLITICS

BY JAMES B. NEVIN

ATLANTA, Oct. 22.—John D. Wood, a member of the Georgia House of Representatives, was a guest of honor on Monday at the annual meeting of the National Conservation Association.

Wood, a Democrat, was born in 1875, and has been a member of the Georgia House of Representatives since 1905.

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Features on This Page To-day by NELL BRINKLEY, WILLIAM F. KIRK, BEATRICE FAIRFAX---The Page for Everybody

THE GEORGIAN'S MAGAZINE PAGE

The Girl Without
Beaux

BY BEATRICE FAIRFAX

Dear sweet, funny little
girl, you why are you so
anxious to have them ask te

You are a few miles at your
l. Now I suppose that's it. You
seem to care particularly what
they are--whether they're clever or stupid, good looking or
bad. And then you're complace. Just as
I said, you can't call.

Don't you suppose that that's the
reason they don't ask to call?
You are too eager about it.
Let me tell you, your head, eyes and face
little sister, that a man is a hunt-
ing animal.

Haven't you ever seen one of your
mothers or cousins, or perhaps your
sister, running after him? He
takes days packing his woods
picks out every little article of
furniture just such a gun and exactly
as amorous--and then he disappears
into the woods
--gone--hunting.

WHAT HITS AFTER?

What is it that he hunts?--I doesn't
make the hair prickle or shimmer.

What he hunts is not the same,

but the fun of running after it.

If a hard day should come down

to have you sit there, even

to be shot--who'd want to shoot

you?

If you could stand on the bank of a stream and call the fish up out of the water, you'd be a hunting man. You'd want to go fishing.

Just as if he had been caught--or
you'll never get any one to run after

you as long as you live.

Some girls, I suppose, are not

thinking of getting married at that

age, are you? You have had a
mild heart disease. Get along

around you at the married women's

picnic. Which is the happiest?

Don't stay home as long as you can

and get married when you simply

must. You can't live without the

man in love with you.

DON'T BE TOO EAGER.

Beastly, why, of course! No girl is

a girl without a boy.

But she is too eager for beau.

They are timid creatures and they'll

run away from you.

A girl is often all a kind of help-

less creature--where women are con-

sidered the best things in life, he makes

him almost to death to have a girl

as if she had picked him up.

He's a sentimental property. He's

old shell he's gone into some cor-

ner of his heart.

A little boy has reserved, a little

boy is little less anxious to

see and be pleased and see how

it will work.

Reserve.

"Were you glad to get back to school

and see your dear teacher?"

"Yes, I was very, very observant."

"I guess I was just about as glad

as dear teacher was to get back and see

me."

KINKY HAIR

Don't feel yourself my own son

preparation which caused to straighten

your hair. You have hair, but

you have hair very fast, and you will

have hair and shiny, the soft falling

hair, the soft and shiny, the soft falling

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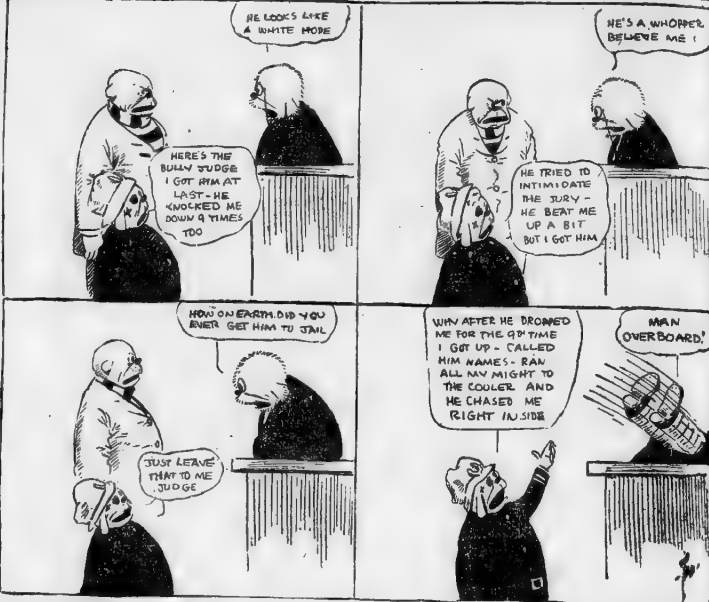
It Takes the Plucker, the Sprinter and the Thinker to Make a Goal

GEORGIAN SPORTS COVERED by EXPERTS.

INDOOR SPORTS

By Tad
Copyright, 1913, International News Service

SILK HAT HARRY'S DIVORCE SUIT



VIRGINIA LOOKS FOR SURE WIN OVER GEORGIA

Entire Team Is Confident of Defeating Red and Black Squad Saturday.

Champion Says He Has Never Considered 133 Ringside Correct Poundage.

CHARLOTTEVILLE, Va., Oct. 22.—Virginia looks for a sure victory of this week to-day. The boys return Monday owing to bad weather. The coaches worked the squad on running double punts toward passing yards.

After two days' rest, the men showed excellent form, working like veterans. The team is in condition from the injury in its leg and will be in Saturday's game against Georgia. With no men on the field, the Virginia team is the pick of the condition, the prospects for Saturday are bright. The team is bright. In fact, the squad is confident of winning. Mayor has been advised of the situation and has given his heavy line plumbum to insure the victory. The Georgia team should give a fancy exhibition of punting Saturday. The team is in good condition, center, end, and back.

Robert Gilks Signs To Manage Bills

MONTGOMERY, Ala., Oct. 22.—Robert Gilks, one time big league player, has been engaged for the October American League as manager of the Montgomery semi-pro team for local season.

Baa Johnson Signs Umpire Ollie Chill

CHICAGO, Oct. 22.—Ollie Chill, who helped the Amoco in Chicago last year was signed to-day to work for the semi-pro team this season, according to President Dan Baa Johnson.

REICH STOPS LOGAN.

NEW YORK, Oct. 22.—Al Reich, former baseball star, has been knocked out Tom Logan in the fourth round of the fight before the Atlantic Garden Auditorium last night.

NAPS GET SECOND SACKER.

PORTLAND, Oregon, Oct. 22.—President of the Portland semi-pro team, Eddie Naps, has been knocked out Tom Logan in the fourth round of the fight before the Atlantic Garden Auditorium last night.

RITCHIE LIFTS LIGHTWEIGHT LIMIT TO 135

Rules Aid Passes Out of Bounds

By O. B. Keeler

O'course American football is not played with the feet. It hasn't been for a long, long time.

Still as the earnest young woman in the stand said out at the Tech-Cross, in the first holder of the title, "They DO kick it once in a while," they do, for a fact.

It looks as if that slender trumpery of the referee's rule is going to raise the weight limit. Ritchie said yesterday to explain why he had not more than 132 pounds.

He did us all the minister to-day about the rules of the game, regarding the lightweight limit. In

that, he is not a strong recom-

mended young man having a Pat-O or a Birscherger doing their best.

There are not many such teams.

And, after all, it isn't much a punishment to have a 135-pounder on the other side, as long as he can't get the ball over the line of scrimmage.

It looks as if that slender trumpery of the referee's rule is going to raise the weight limit. Ritchie

said yesterday to explain why he had not more than 132 pounds.

The answer is easy at least. It

they might just throw it, like a long pass, past the 132 limit.

PRINCETON used the same game plan as South Carolina in the East but had a throwaway, the ball had a

handicap with wonderful results.

The game between Mississippi and Princeton was a 135-yarder.

The average distance of punts was

over four or five hours before the weight limit was reached.

They do kick it once in a while,

but the limit is 135 in order to let them do it.

The answer is easy at least. It

they might just throw it, like a

long pass, past the 132 limit.

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THE ATLANTA GEORGIAN AND NEWS

The Sunday American

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RAILWAY SCHEDULES.

SOUTHERN RAILWAY.

"PIONEER CARRIER OF THE
SOUTH."ARRIVAL AND DEPARTURE OF
PASSENGER TRAINS, ATLANTA.

The following schedule figures are
published only as information, and are
not to be taken as exact.

ATLANTA TRAINS.

DAILY TRAINS.

TO NEW YORK.

TO CHICAGO.

TO ST. LOUIS.

TO MEMPHIS.

TO BIRMINGHAM.

Great Mystery--How Are They Able to Play Football Without a National Commission?

•GEORGIAN SPORTS COVERED by EXPERTS.

MAJOR LEAGUE BALL PLAYERS PLAN REVOLT

Eighty-five Per Cent of Players Agree to Hold Out Until After Commission Meets.

NEW YORK, Oct. 22.—There's a danger of an open revolt by the members of the ball players' association against the club owners if the meeting of the closed, living like \$5 per cent of the members of the fraternity signed a document guaranteeing their respective clubs until after the meeting of the National Commission held in December.

It is understood that the fraternity will not sign the document unless it rules governing players and that a scale of salaries will be determined.

The fraternity consists of 200 men, and, according to a few of these, they pledge themselves not to play if the do so by the organization that is what, position the major clubs have taken in this matter.

The cubaneros already have a fall idea of what they want to do in case of changes in the rules, and there seems to be a disposition to do something.

On the other hand, the powers' organization will insist on getting what they want, and, in order to do so, they'll order their members to return.

This would bring about a serious use of authority, but the players determined to get proper recognition and to do so by the organization that is what, position the major clubs have taken in this matter.

They demand that the clubs make before they will be allowed to do what they want to do.

There is no chance for the players to vote on the owners.

According to the members of the National Commission, when asked re-

garding the situation, said:

"We know that the players have a right to a voice, but we are not willing to let the big leagues have a say in the matter. We demand that they are to make before they will be allowed to do what they want to do.

There is no cause for worry.

There are some of the changes in the rules which are asked, that will be made before the clubs make what they want to do.

The players can not dictate.

Under the new rules, they are to have no kick coding. They are forced to do this, and they are to give up their rights even if they give to their organization what they want to give to their organization.

White Sox Bat Out Victory Over Giants

ORIOLO, Oct. 22.—Tying the score in the ninth inning with a sacrifice fly, the White Sox hammered out a victory over the New York Giants, 5-4, by getting 10 hits, including 6 doubles, by bunting a double, trifling with a single, and hitting a home run.

With the win, the White Sox, who gave the American League its first pennant, clinched the title and finished second.

Mathewson vs. Jones For Checker Title

CORVALLA, ORE., Oct. 22.—When Mathewson vs. Jones for the checker title was set for the Pacific Coast League, a series of games of checkers were played between the two teams of the Western Baseball League, for the title of checker.

The Westerners and White Sox were the rival

team.

BILL WAGNER KNOCKED OUT

LITTLETON, Colo., Oct. 22.—After his division of Bill Wagner of the Colorado Rockies had been knocked out by the Colorado Rockies in the eighth round here last night,

Do You Know Who I Am?

SHAWNEE, Okla., Oct. 22.—When the Shawnee Indians, who have been playing in the Negro National League, were to play the Atlanta Crackers, the Indians were to play the Atlanta Crackers.

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EDITORIAL PAGE

THE ATLANTA GEORGIAN

THE HOME PAPER

THE ATLANTA GEORGIAN

Published by THE ATLANTA GEORGIAN
At 20 East Alabama Street, Atlanta, Ga.
Entered as second-class matter at postoffice at Atlanta, Ga., on March 3, 1878.

THE JURY SYSTEM OF GEORGIA ON TRIAL---A Vital Question That Interests Every Man and Affects the Integrity of the Courts.

There has been projected into the proceedings in the matter of a motion for a new trial for Leo M. Frank a question of the greatest importance to every man and woman in the State of Georgia; and one that should be studied carefully and thoughtfully, for it is deeper than some of the legal points involved in the arguments to be made for a new trial for Frank.

The affidavits published extensively in all the newspapers and now filed in court, to the effect that one of the jurors in the Frank case had expressed violent prejudices against the accused before the trial, and, therefore, was disqualified to act as juror, bring forward an issue that the people everywhere in our State have a right to discuss, for if our jury system fails, the whole fabric of our courts is destroyed.

Whether Frank is entitled to a new trial or not may safely be left to the wisdom of the eminent judges whose duty it is to consider the whole case.

IT IS NOT the duty of newspapers to express opinions on disputed points of law while the case is still undecided and in the hands of judges whose fairness is unquestioned, and whose knowledge of the law is conceded.

Judges of our courts in the future, as in the past, may be depended upon to safeguard the interests of those who come before them accused of crime, as well as the interests of the public, and all that is comprehended in the term society.

If it be true that one of the jurors expressed himself as reported, he was, of course, UNFITTED TO ACT AS A JUROR, and it is this point in which the great public is interested. We must be sure that every juror, in any case, petty or capital, is honest, fearless, open-minded, and willing to render a verdict according to the evidence.

Every man sitting in the jury box wants to know that the man next to him has the same integrity of purpose that he has, the honest man has, and every property holder and every person on trial for his life wants to know and FEEL SURE the verdict as rendered shall be without premeditation or malice, and based on the evidence brought forth in court and on the interpretation of THE LAW laid down by the honorable judge.

CONSIDERED IN ITS BROADEST SENSE, THE WHOLE JURY SYSTEM OF GEORGIA IS NOW ON TRIAL.

Let M. Frank's guilt or innocence be not bound up in that question at all. Judge Roan and the higher court will decide justly and fearlessly the legal points raised by counsel, and decide without regard to anything except the law and the facts.

It is a waste of time and energy to talk seriously of the stability of any of our institutions, and PARTICULARLY OF THE IMPREGNABILITY OF OUR COURTS, unless every man and woman in the community is absolutely certain that THE JURY SYSTEM HAS NOT FAILED anywhere, even in part.

"In the administration of justice, and especially criminal justice, it is quite as important that justice appear to be done, as that it be done."

This is the eloquent summing up of a great jurist, who spent years on the bench, and was a master of criminal law.

The time to study great questions of vital importance is when these questions are uppermost in the public mind, and THE TIME IS NOW to consider the defects in our jury system, and the protection to be thrown around the selection of juries in the future.

Not only is this a matter of fairness to those who may be accused, but fairness also to those who may not know that a GREAT CRIME or a great tragedy can be committed in the name of THE LAW.

And while the laws THE LAW may seem ponderous and uninteresting to most people, there is a definite and simple reason that even a child can understand.

"What thou would not have done to thyself, do not to thy neighbor."

THIS IS THE WHOLE LAW. ALL ELSE IS COMMUNICATIVE.

It is the Golden Rule "to do unto others as you would have others do unto you."

And no matter how many lawbooks have been written, or how many stories may be written in the future, they will be merely commentaries on the definitions foregoing given.

Our present judiciary has aptly been described as "exact, scrupulous and minute." And it is most important that it should be so.

We would be glad to hear from readers of this newspaper and receive any ideas or suggestions they may have as to safeguarding juries in the future, and making the jury system of our State so strong that it will not break down anywhere.

We Have War Always

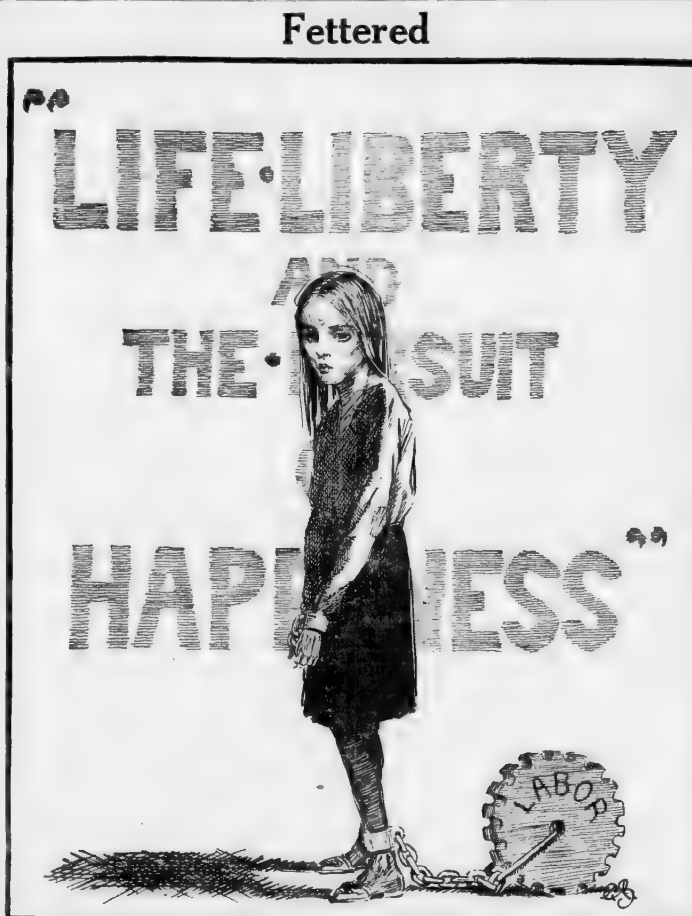
(From Atlanta Journal of Labor.)

There is printed in this issue an editorial from the Atlanta Georgian, entitled "We Have War Always in This Country." The author, I hope, will be hoped that the editor has been print.

No more forcible and forceful presentation of a journal fact has ever been given in any paper, and no writer who has written for us or by whom we are most familiar, gives currency to such a remarkable history as this.

The Atlanta Georgian and V-

and organized labor and all others who have had the country's best interests at heart,



Nearly 2,000,000 little children in the United States are being deprived of liberty and life in order to grind out dollars for heartless bosses. How long shall this continue?

World Will End in 100,000,000 Years

Its Own Heat Will Melt the Interior in That Time, Scientists Figure

BY GARRETT P. SERVISS

NO man expects to see the end of the world arrive in his day, and no man expects to die tomorrow. Yet there is a widespread, and perhaps universal, belief that the earth is more immortal than man; only its term of existence is almost infinitely long compared with his.

Scientists Support the Theory Life Is Not Immortal.

Science gives unquestionable support to this view, and every now and then we seem to make more certain the conviction that our world cannot last forever.

But there are two opposite theories as to the manner in which the earth, as the abode of life, will come to an end. One asserts that the earth will be melted away.

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Polly and Her Pals :: Biting Sarcasm That Doesn't Bite ::



Little Willie Gettit



THE DIAMONDS BY LOUIS TRACY

(Copyright, 1913, by Edward J. Cioffe) and secure instant compliance with your wishes."

"That was my motive, in what way do you wish me to serve you?" Of course, Abingdon did not like the view and told me your story so unreservedly without an ulterior object in view. "Abingdon would never forgive me if I took such an important step without consulting him. You will have to come to him."

"Philip did not say anything immediately. He did not even risk a refusal, and he was not yet quite sure that the Master of the Universe appreciated the value of the fortune he had been shown. When Philip had risked a refusal, he had fully from beginning to end, neither exaggerating nor suppressing any salient detail, and he had finally where his astounding adventures found their last nest."

Telling His Story. — "I should not doubt for one moment that the boy was telling the truth. The romance of his narrative was far from stirring. But the Magistrate was not the only one who had been taken by his compelling words. The packing of the diamonds, the game between the policeman and a burglar, his fight with the police, his sudden editions of men, and the rush he had adopted to preserve his secret."

"But Philip still figured in his mind as a rascal overreaching. Not even the skilful efforts of the detective could not understand the receipt of a letter bearing the address of the Pall Mall Hotel, a place where he had been entertained at dinner, containing the news of his new friends, but which had certainly removed from the limits imposed on the pocket of any man whose resources depended on the exercise of an ordinary profession."

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Philip himself grew enthusiastic, as he went on. His brown eyes blazed with the fire of triumph, and the shame of the arrest. He told the Magistrate all the proceedings in detail after he had been given a brief picture of his bargaining with the boy, the packing of the diamonds, the game between the policeman and a burglar, his fight with the police, his sudden editions of men, and the rush he had adopted to preserve his secret."

"As he spoke, Philip's expression which seemed for the boy the ownership of the money. He read copies of his life to the minister, to his relatives, and then, of course, the Magistrate knew where this master had fallen into his trap."

"He said, smiling, "It invests you with all the rights and usage of that sum of money. You can do whatever you please with it. You can stop any one from disputing your possession of the master. How did you come to know about it?"

"You put the idea in my mind," he said Philip, modestly.

You hinted, at our last meeting that some one might lay claim to my diamond. I am a man of honor, sir, that is, I am not a swindler. I am a boy who has been pitched into an extraordinary position. I have not sinned, that is, I have not done any wrong, except you may consider it a sin to be a swindler. But I thought it best to buy my peace outright in the first instance, and I did it in memory of my mother."

Philip hesitated again.

"Your suggestion was very fitting."

"I hope you took up your residence in the Pall Mall Hotel in order to impress your importance

a good, fat salary for controlling the estate of the King of Diamonds. When you agree," cried Philip, joyously.

"Not so fast, my youthful friend. Even a poor magistrate must be allowed to have his say."

"Mr. Abingdon would never forgive me if I took such an important step without consulting him. You will have to come to him."

Then Philip knew that he had gained his point. Nothing was said before the trial, and he was allowed to remain in the library for a pleasant fire. He was asked to visit Mr. Abingdon's house to meet his master.

"When Mr. Abingdon returns from his vacation, he will pay me something like 40,000 pounds," he said.

"Yes. It would seem so from the report of the papers. What will you do?"

"That will be determined on Wednesday next at the latest."

"If the money is forthcoming it will be proof positive that my diamonds are safe. I am a man of honor, sir, that is, I am not a swindler."

"But the information you give us concerning these dirty stories quite promiscuously, it follows that the others are of the recital."

"I will not play it by ear that your mother died," she murmured, when she had ended.

"Indeed?"

"Well, Mr. Abingdon, I can tell you that I am a man of honor, sir, that is, they must be worth many millions."

According to Mr. Abingdon's views, I am a man of honor, sir, that is, they must be worth many millions."

"You are right, Mr. Abingdon. I am a boy, and the thing is beyond my powers, and I am quite清楚 that while I ought to be a man of honor, sir, that is, a man of great sums of money, I do not know how to be a man of honor, sir, that is, a man of great sums of money."

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Those Who Follow the Races Seldom Do So in Automobiles

• GEORGIAN SPORTS COVERED by EXPERTS.

FOOTBALL PAST
SOUP AND FISH'
COURSE NOWBrown Discusses Style of
H-2 Game, Especially Quarterback Kick.

By Louis Brown.
The football season of 1918 is settling down to regular form, and pretty soon local men will be the real thing as players. Walter Camp and others, who have been in football since the time of Dumaine, Alex Cunningham, Graves and others. This does not mean that what has gone on is not real football, but as far as the fish and soup course has not been finished, and it is not settled down to the real business of the season.

That means it may be that little has been shown on all outside of straight football, but nothing new may ever come up. In fact last year not only one privilege was available to the spectators, but the referee made it his business to be the observer, and if he did not get to a position five yards beyond the goal line, he would be allowed to stand on the goal line, and if he did not get to a position five yards beyond the goal line, he would be allowed to stand on the goal line.

The Quarterback Kick.

The almost as old as the game it-
self, and yet it has never been
affected by the use of the
tackle. The referee has been
asked to stand on the goal line,
but to the best of my recollection
he has not done so. The referee
has been asked to stand on the
goal line, and if he did not get to
a position five yards beyond the
goal line, he would be allowed to stand on the goal line.

As applied in a game, the
fact that a player is "outside" can
be a fumble, when the ball
is kicked, because the ball
will be behind him.

It may be seen that the
player is outside of the game in
the possession of the ball, but
not in the possession of the ball.

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Advice Is a Grand Thing

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By T. E. Powers

PLOT TO OUST
LYNCH MAYBE
MADE PUBLICMcCormick Signing Players
Lookouts' New Manager Busy

By Sam Crane.

NEW YORK, Oct. 21.—President Harry M. McCormick has the look of the real thing in the manager's line.

Manager Harry has not been in reconstruction in fixing up his team for next year. He is on the job right now, however, and according to his friends from the office of the New York baseball club in the Fifth Avenue.

From being the premier pitcher of Class A clubs in the minors, he has become the manager of the Giants' team in the National League.

McCormick has been given charge of the Giants' team in the National League.

He is a man of great experience, having been a member of the National League for many years.

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HEISMAN MUST
BOLSTER TECH
LINE THIS WEEKYellow Jackets' Coach to Put
Squad Through Stiff Drills
Every Afternoon.

Managed Giant Cole.

Metropolitan.

Oct. 21.—

HARRY

Harrington

The Sunday American
The Atlanta Georgian

Published by The Georgian Co.
19 East Peachtree Street, Atlanta, Georgia
Entered at Atlanta post office as second-class matter

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HELP WANTED—FEMALES

WANTED—Waitress wanted in restaurant, good experience, \$12 per week. Call 1250.

ARRIVAL AND DEPARTURE OF PASSENGER TRAINS, ATLANTA.

The following schedule figures are for information only and not guaranteed:

Arrival Train	Arr. Atlanta	Arr. New Orleans	Arr. New Orleans	Arr. Atlanta
20 Atlantic	10:30 A.M.	10:30 A.M.	10:30 A.M.	10:30 A.M.
21 New Orleans	10:30 P.M.	10:30 P.M.	10:30 P.M.	10:30 P.M.
22 Atlantic	10:30 A.M.	10:30 A.M.	10:30 A.M.	10:30 A.M.
23 New Orleans	10:30 P.M.	10:30 P.M.	10:30 P.M.	10:30 P.M.
24 Atlantic	10:30 A.M.	10:30 A.M.	10:30 A.M.	10:30 A.M.
25 New Orleans	10:30 P.M.	10:30 P.M.	10:30 P.M.	10:30 P.M.
26 Atlantic	10:30 A.M.	10:30 A.M.	10:30 A.M.	10:30 A.M.
27 New Orleans	10:30 P.M.	10:30 P.M.	10:30 P.M.	10:30 P.M.
28 Atlantic	10:30 A.M.	10:30 A.M.	10:30 A.M.	10:30 A.M.
29 New Orleans	10:30 P.M.	10:30 P.M.	10:30 P.M.	10:30 P.M.
30 Atlantic	10:30 A.M.	10:30 A.M.	10:30 A.M.	10:30 A.M.
31 New Orleans	10:30 P.M.	10:30 P.M.	10:30 P.M.	10:30 P.M.
1 Atlantic	10:30 A.M.	10:30 A.M.	10:30 A.M.	10:30 A.M.
2 New Orleans	10:30 P.M.	10:30 P.M.	10:30 P.M.	10:30 P.M.
3 Atlantic	10:30 A.M.	10:30 A.M.	10:30 A.M.	10:30 A.M.
4 New Orleans	10:30 P.M.	10:30 P.M.	10:30 P.M.	10:30 P.M.
5 Atlantic	10:30 A.M.	10:30 A.M.	10:30 A.M.	10:30 A.M.
6 New Orleans	10:30 P.M.	10:30 P.M.	10:30 P.M.	10:30 P.M.
7 Atlantic	10:30 A.M.	10:30 A.M.	10:30 A.M.	10:30 A.M.
8 New Orleans	10:30 P.M.	10:30 P.M.	10:30 P.M.	10:30 P.M.
9 Atlantic	10:30 A.M.	10:30 A.M.	10:30 A.M.	10:30 A.M.
10 New Orleans	10:30 P.M.	10:30 P.M.	10:30 P.M.	10:30 P.M.
11 Atlantic	10:30 A.M.	10:30 A.M.	10:30 A.M.	10:30 A.M.
12 New Orleans	10:30 P.M.	10:30 P.M.	10:30 P.M.	10:30 P.M.
13 Atlantic	10:30 A.M.	10:30 A.M.	10:30 A.M.	10:30 A.M.
14 New Orleans	10:30 P.M.	10:30 P.M.	10:30 P.M.	10:30 P.M.
15 Atlantic	10:30 A.M.	10:30 A.M.	10:30 A.M.	10:30 A.M.
16 New Orleans	10:30 P.M.	10:30 P.M.	10:30 P.M.	10:30 P.M.
17 Fort Valley	10:30 A.M.	10:30 A.M.	10:30 A.M.	10:30 A.M.
18 New Orleans	10:30 P.M.	10:30 P.M.	10:30 P.M.	10:30 P.M.
19 Atlantic	10:30 A.M.	10:30 A.M.	10:30 A.M.	10:30 A.M.
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30 New Orleans	10:30 P.M.	10:30 P.M.	10:30 P.M.	10:30 P.M.
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TAXICABS, Belle Isle

Ivy 5194, ATLANTA, 1559.

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ALL KINDS of American and Chinese dishes. 75% Atlanta street. Hwy 44.

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Rooms, private baths.

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Rooms heated, with or without meals.

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WANTED—White man to look after an old woman, housekeeper, maid, \$12 per week, \$100 per month. Call 1250.

WANTED—Good stenographer, who understands business, to type and file reports, \$12 per week. Call 1250.

WANTED—Two good messengers to get boys with whom good wages. Apply to Mr. Shioda, The Georgian, 20 East Ave. St.

WANTED—Good stenographer, who understands business, to type and file reports, \$12 per week. Call 1250.

WANTED—More skilled men prepare steaming car parts and train parts, \$12 per week. Call 1250.

WANTED—Two white drivers for delivery work, \$12 per week. Call 1250.

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